

In re the ☐ Marriage ☐ Paternity ☐ Support of:

Petitioner/Joint Petitioner:

and

**COURT ORDER FOR PAYMENT AND REQUEST OF
ADDITIONAL DEPOSIT FOR GUARDIAN AD LITEM**

Respondent/Joint Petitioner:

Case No.

WHEREAS Attorney was appointed Guardian ad Litem for the minor child(ren) in the above-captioned matter; and

WHEREAS Attorney has submitted a request for the County to pay the outstanding fees and has filed an affidavit setting for the fees owed;

WHEREAS the Court has been notified by Attorney, Guardian ad Litem for the minor child(ren) in the above case that fees is appropriately or have now exceeded \$1500. The expectation is that additional guardian ad litem services will be required and an additional deposit is now requested;

IT IS HEREBY ORDERED THAT:

The Billing statement of Attorney dated April 29, 2013 is approved as submitted, and

Payment of the outstanding Guardian ad Litem fees in the amount of \$ be paid from the Waukesha County Trust directly to the Guardian ad Litem to b applied to outstanding fees.

The court is advising both parties that they are responsible for complete payments of the guardian ad litem fees. The Clerk of Circuit Courts is ordered to ensure payment of these fees through any of the following means: Payment in full by cash, check, or credit card; civil judgment; property lien, tax intercept; voluntary/involuntary wage garnishment; and referral to a collection agency.

Conversely, any overpaid funds remaining with the attorney after payment of the fees to the Guardian ad Litem shall be returned to the parties according to the proportions paid and as last ordered by the court.

☒ **ADDITIONAL PAYMENT TOWARDS GUARDIAN AD LITEM FEES**

☐ IT IS THEREFORE ORDERED that each party is to post an additional fee of \$1,000. **The parties are responsible for ALL Guardian Ad Litem fees.**

☐ IT IS FURTHER ORDERED that the deposit towards the Guardian Ad Litem's fees shall be posted by the parties directly to the Guardian ad Litem as follows:
Fees to be paid out of Martial Estate.

☐ IT IS FURTHER ORDERED that the Guardian Ad Litem will bill the parties at an hourly rate of \$ per hour.

☐ IT IS FURTHER ORDERED that if either party does not make payment arrangements **within 10 days of this Order** then a reminder notice will be sent and both parties may be required to return to Court for a Payment Hearing before a Court Official.

☐ IT IS FURTHER ORDERED that the parties contact the Business Center in Room C-112 (on the first floor of courthouse) **immediately. The Business Center will take the deposit, make payment arrangements or continue existing payment plans, credit cards are accepted.***

☐ IT IS FURTHER ORDERED that in the event the parties do not fulfill their payment plan obligation a judgment will be entered in favor of Waukesha County for reimbursement of fees paid. Any real estate owned now or in the future by either party is subject to a lien in favor of Waukesha County if the matter is concluded with outstanding Guardian Ad Litem obligations.

The court is advising both parties that they will be responsible for payments for a variety of services that may result from this action. The Clerk of Circuit Courts is ordered to ensure payment of these costs through any of the following means: Payment in full by cash, check, or credit card; civil judgment; property lien, tax intercept; voluntary/involuntary wage garnishment; and referral to a collection agency.

Dated at Waukesha, Wisconsin on May 2, 2013.

BY THE COURT:

Original: Court file

Cc: Family Court Services

Petitioner

Respondent

Petitioner Attorney: _____

Respondent Attorney: _____

GAL: _____

Circuit Courts Business Center

Lloyd V. Carter
Circuit Court Judge, Branch 4
Waukesha County, Wisconsin